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8	Attorneys for Plaintiff		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	OAKLAND DIVISION		
12			
13		CR 13-0145 YGR	
14	4	PULATION REQUESTING	
15		ENDED PROTECTIVE ORDER, AND	
16	· · · · · · · · · · · · · · · · · · ·		
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18	 		
19	9		
20	The parties respectfully stipulate as follows:	The parties respectfully stipulate as follows:	
21	1. The United States wishes to turn over disc	1. The United States wishes to turn over discovery materials in this matter to	
22	2 counsel for defendant Matthew Aaron Llaneza. These ma	counsel for defendant Matthew Aaron Llaneza. These materials include information that could	
23	compromise government sources and investigative methods if it were released publicly.		
24	Accordingly, the United States respecfully asks the Court to enter the protective order set forth		
25	5 below.		
26	2. Defendant's counsel stipulates to entry of the proposed protective order set forth		
27	7 below.	below.	
28	8 ///		
	STIP. REQUESTING AMENDED PROTECTIVE ORDER, AND ORDER CR 13-0145 YGR		

1	3. Accordingly, the parties respectfully ask the Court to enter the proposed	
2	protective order set forth below.	
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4	DATED: March 8, 2013	
5	Attorney for Defendant	
6		
7	DATED: March 8, 2013 /s/	
8	Assistant United States Attorney	
9		
10	AMENDED PROTECTIVE ORDER	
11	The United States has moved for a protective order limiting the use of discovery	
12	materials in this case. Good cause having been shown, IT IS HEREBY ORDERED THAT:	
13	1. The contents of the discovery materials produced by the United States to the	
14	defendant in this case (discovery materials) shall not be disclosed in any form to any other	
15	person by defense counsel except to members of defendant's trial team (co-counsel, paralegals,	
16	investigators, translators, litigation support personnel, the defendant, secretarial staff, and expert	
17	retained to assist in the preparation of the defense), and then only for the specific purposes	
18	relating to defending the client in this case.	
19	2. Unless expressly authorized by this Court, no information derived from the	
20	discovery materials which are the subject of this order may be disclosed to any individual or	
21	entity for any other use.	
22	3. Neither the United States nor defendant's trial team shall disclose the actual or	
23	cover names of any undercover government employee or government source involved in this	
24	case at any time, including in any public court filing or hearing in open court.	
25	4. The defendant's trial team shall store and maintain custody of the discovery	
26	materials, and any materials derivative of the discovery materials, in a secure place and use	
27	reasonable care to ensure that these materials are not disclosed to third persons in violation of	
28	this Protective Order.	

- 5. Each of the individuals to whom disclosure of discovery materials is made shall be provided a copy of this Protective Order, and will be advised that he or she shall not further disseminate the discovery materials except by the express direction of counsel of record or cocounsel in this matter.
- 6. Each individual to whom such disclosure is made shall review this Protective Order and defense counsel shall keep a record of those to whom disclosure is made.
- 7. Defense counsel shall notify the United States if anyone on the defendant's trial team makes copies of any of the audio or video recordings produced to the defense by the United States in this case, as well as the number of copies made of any particular recording. At the conclusion of this criminal matter, defense counsel shall return to the United States all discovery materials and any copies thereof. Defense counsel shall destroy any material that is derivative of the discovery material other than attorney work product.
- 8. Nothing in paragraph seven (7) shall be construed to prohibit the defendant's trial team from uploading the discovery materials to an office computer network provided that: 1) those persons on the defendant's trial team having access to the files containing the discovery materials have read this Protective Order; and, 2) all copies of the discovery materials are deleted from the computer network at the conclusion of this matter.
- 9. A willful violation of this Protective Order shall constitute criminal contempt of Court for which sanctions are provided by law. The parties who agree to receive information subject to this Order agree that this Court has jurisdiction to enter this Order.
 - 10. The Protective Order entered in this case on February 21, 2013 is hereby vacated.

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United States District Judge

Dated: March 12, 2013

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